1 Irene Karbelashvili (SBN 232223) 12 South First Street, Suite 713 San Jose, California 95113 Telephone: 408.295.0137 3 Fax: 408.295.0142 4 Kenneth J. Pinto (SBN 221422) 12 South First Street, Suite 713 San Jose, California 95113 5 Telephone: 408.289.1765 6 Fax: 408.289.1754 7 Attorneys for RICHARD JOHNSON. 8 Plaintiff. 9 UNITED STATES DISTRICT COURT 10 NORTHERN DISTRICT OF CALIFORNIA 11 12 Case No. CV13-01414-LHK RICHARD JOHNSON, 13 Plaintiff, Assigned to Hon. Lucy H. Koh 14 15 BLOSSON HILL PAVILION, L.P. a STIPULATION TO EXTEND TIME 16 California Partnership, JAMBA JUICE COMPANY, a California company, d/b/a JAMBA JUICE, FOR INITIAL DISCLOSURES, JOINT INSPECTION, AND LAST DAY TO FILE NOTICE OF NEED 17 PIER 1 IMPORTS, INC., a Delaware FOR MEDIATION 18 corporation, d/b/a Pier 1 IMPORTS, STARBUCKS CORPORATION, a 19 Washington corporation, d/b/a 20 STARBUCKS, and DOES 1-20 inclusive, 21 Defendants. 22 23 24 25 26 27

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STIPULATION

Plaintiff Richard Johnson ("Plaintiff") and Defendants BLOSSON HILL PAVILION, L.P. a California Partnership, JAMBA JUICE COMPANY, a California company, d/b/a JAMBA JUICE, PIER 1 IMPORTS, INC., a Delaware corporation, d/b/a Pier 1 IMPORTS, STARBUCKS CORPORATION, a Washington corporation, d/b/a STARBUCKS, and DOES 1-20 inclusive (collectively, the "Parties"), by and through their respective counsel, hereby stipulate as follows:

In order to have sufficient time to prepare for a joint inspection of the premises, the Parties agree that the date by which the Parties must complete initial disclosures, be extended to August 05, 2013, the last date by which the parties are to hold a joint inspection of the premises be extended to August 12, 2013; and the date by which Plaintiff must file a "Notice of Need for Mediation," if necessary, be extended August 14, 2013.

SO STIPULATED.

DATED:

7/5/ 13

LAW OFFICE OF KENNETH J. PINTO

BA: MANUELTE I DIVILO

Attorneys for Plaintiff RICHARD

JOHNSON

1 2 3 4 5 6 7 d 9 20 11 12 X3	By: Adam C. Dawson Attorneys for Defendant STARBUCKS By: Adam C. Dawson Attorneys for Defendants BLOSSON HILL PAVILION, L.P., PIER I IMPORTS, INC.,, d/b/a Pier 1
34	<u>ORDER</u>
15	Pursuant to the parties' stipulation, IT IS SO ORDERED.
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17	Date: July 28, 2013
LO	Lucy Hokoh United States District Court
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STRUCTURED TO MAINER THE FOR THETHAL DISCLOSURES, SOLY THEORETICS, AND LAST DAY TO FILE HOLDER BY HERD FOR BEDIATION CYLS-01414-LENC